## NOT TO BE PUBLISHED IN OFFICIAL REPORTS

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# IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA FOURTH APPELLATE DISTRICT

**DIVISION TWO** 

In re A.G., a Person Coming Under the Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

A.G.,

Defendant and Appellant.

E059897

(Super.Ct.No. J251323)

**OPINION** 

APPEAL from the Superior Court of San Bernardino County. Brian Saunders, Judge. Affirmed.

Cynthia M. Jones, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.

A Welfare and Institutions Code section 602 petition (the petition) was filed alleging that defendant and appellant A.G. (minor) committed assault with a deadly

weapon (Pen. Code, § 245, subd. (a)(1), count 1), assault by means likely to produce great bodily injury (Pen. Code, § 245, subd. (a)(4), counts 2 & 3), and vandalism with damage under \$400 (Pen. Code, § 594, subd. (b)(2)(A), count 4). As to count 1, the petition further alleged that minor personally used a deadly and dangerous weapon. (Pen. Code, §§ 12022, subd. (b)(1), 1192.7, subd. (c)(23).) The prosecutor also filed a notice that minor was not eligible for the Deferred Entry of Judgment (DEJ) program. Minor admitted the allegation in count 2. A juvenile court found the allegation true and dismissed the other counts and allegation. At the disposition hearing, minor requested DEJ, but the court denied the request. The court declared minor a ward and placed him on probation in the custody of his mother.

Minor filed a timely notice of appeal regarding the disposition. We affirm.

# PROCEDURAL BACKGROUND

The petition alleged, and minor admitted that, on or about September 21, 2013, he committed an assault by means likely to produce great bodily injury, a felony. (Pen. Code, § 245, subd. (a)(4).)

## DISCUSSION

Minor appealed, and upon his request, this court appointed counsel to represent him. Counsel has filed a brief under the authority of *People v. Wende* (1979) 25 Cal.3d 436 and *Anders v. California* (1967) 386 U.S. 738 [ 87 S.Ct. 1396, 18 L.Ed.2d 493], setting forth a statement of the case, a summary of the facts, and one potential arguable

issue: whether the court erred in denying minor's request for DEJ. Minor has also requested this court to undertake a review of the entire record.

We offered minor an opportunity to file a personal supplemental brief, which he has not done.

Pursuant to the mandate of *People v. Kelly* (2006) 40 Cal.4th 106, we have conducted an independent review of the record and find no arguable issues.

# **DISPOSITION**

The judgment is affirmed.

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		HOLLENHORST	
We concur:		Ac	cting P. J.
McKINSTER	J.		
CODRINGTON			